

## "LIMITED EDITIONS" CALLED "UNLIMITED"

Barrie Partner Admits de Luxe Books Sold Willets Were Often Reprinted.

PLATES NEVER DESTROYED

Nothing to Prevent Million Copies—Thought Selling Ruse Amusing.

That "limited" editions may sometimes be "unlimited" was brought out yesterday in the suit of George Barrie & Son, the edition de luxe publishing concern, against J. Mary Willets, son of Howard Willets, to compel Mr. Willets to pay \$15,000 in cash he has already paid for "de luxe" and "limited editions" alleged to be worth only \$3,000.

The witnesses were Robert Barrie, managing partner of the publishing end of the Barrie business, with headquarters in Philadelphia, and his cousin, James R. Barrie, head of the selling agency in New York. The testimony showed that the two branches of the business are intimately connected, and that on all books sold through the New York agency the latter got 62½ per cent, which they divided with the Philadelphia end, at the same time paying the publishers an additional percentage. The publishers got the remaining 37½ per cent.

The testimony considered most important by the defense was brought out by William Rand, Jr., on cross-examination and through questioning by Justice Greenbaum. Frederick D. Hopkins, expert for the defense, had testified that it is the custom of reputable publishers of limited editions to destroy the plates and distribute the type as soon as the announced number of a certain edition has been printed.

Plates Not Destroyed. Robert Barrie, testifying as to the details of publishing the books sold to Willets, said that his firm never destroyed the plates and that there was nothing to prevent publication of any number of sets in the case of a set of De Kock's works which was sold to Willets for \$1,000 as limited to twenty-six sets. Barrie said that 200 had been printed.

"Of all the books but two of which we sold Mr. Willets special editions other sets had been printed before, and others have been printed since," said the witness.

"Then you felt at liberty to print any number of sets of an edition unless it was stated otherwise in the book?" asked Justice Greenbaum.

"Yes, others do, and we do too," replied the witness.

"Do you mean to say that when an edition is strictly limited to 1,000 you can print any number up to a million?" asked Mr. Rand.

"Yes, others do," said the witness.

"It's your word of honor that stops you from printing more editions when you have not destroyed the plates?"

"That's it," said the witness.

Barrie admitted that through a set of "Queens of England" had been sold to Willets for his wife, Gladys Houghton Willets, under representations that only thirty-nine copies would be printed, it did not mean that other copies had not been printed from the same plates, or that more might not be printed.

You don't think this is anything like heads I win, tails you lose?" suggested Mr. Rand.

"No," said the witness. Barrie finally said that the limit set for editions referred only to the bindings and engravings, but admitted that many of the plates used in the books sold to Willets had been used in other books and that many of the illustrations in the "Graphic Dictionary," for which he agreed to pay \$24,000, were already in other books sold to him.

Attitudes to Rogers Case. When Mr. Rand asked the witness if he knew anything about a Mrs. McLean who had bought books from Canvasser Sewell while under the belief that he was working his way through medical college Barrie asked if he didn't mean Mrs. Rogers, who filed suit last Saturday against the Barrie concern and a number of agents in an alleged \$35,000 fraud. Mr. Rand said he didn't refer to Mrs. Rogers, but asked him to tell what he knew about Mrs. Rogers.

"We never sold her a dollar's worth of books directly or indirectly and never got a dollar from her," said Barrie. "We sold books to John D. Williams, an agent in Boston."

Williams was named as a defendant in the Rogers suit and was alleged to have hatched the conspiracy to defraud Mrs. Rogers for the benefit of Barrie & Co.

## THE RIGHT TIME TO INVEST

It is hard to know when to buy most forms of investments. You hope to get them before a big rise, but that hope is seldom realized. Any time you have money is the time to buy our guaranteed mortgages.

There is no question about their safety and you can invest even so small a sum as \$10 a month with the protection of our guaranty.

No investor has ever lost a dollar

BOND-MORTGAGE GUARANTEE CO.

Capital & Surplus, \$9,000,000

175 Broadway, N. Y. 175 Nassau St., N. Y.

250 Fulton St., Jamaica.

ROGUES PLOT RUIN OF POLICE, SAYS OFFICIAL

Suspected Man at Headquarters Asserts Hunted Crooks Raise Graft Cry.

COHEN DELAYS INQUIRY

Detective Too Ill to Testify Quickly Recovers After Postponement.

Al Cohen, the former detective who has been much used to the District Attorney's office in getting evidence against the police officials who are suspected of having accepted protection money from wiretappers, clairvoyants and confidence men, did not answer the subpoena summoning him to the District Attorney's office yesterday morning. He telephoned to Assistant District Attorney Fred Groehl that he was too ill to leave home.

At the time the message was received five witnesses in the case were at the District Attorney's office under subpoena. A runner, who had been called to Cohen's home, was within telephone call so he could be brought before the Grand Jury.

Permission was given to Cohen not to appear and the five witnesses, former Police Captain Dominick Riley, Frank Tarabue, Paper Collar Joe Krakowski, George McGraw and Curley Carter, were sent away under subpoena for next Monday morning.

Cohen made a quick recovery later and at 5 o'clock appeared at Mr. Groehl's office with an attorney.

The conference with Mr. Groehl only lasted fifteen minutes, and when Cohen left he was under subpoena to return to the court at 10 o'clock. It is understood that Cohen will have his choice of telling the Grand Jury the story he has told Mr. Whitman or facing immediate action on the part of the District Attorney.

Hughes Denies Rumor.

Inspector Edward Hughes, now in Brooklyn, but formerly in charge of the Detective Bureau, denied yesterday that he had put in an application for retirement on the ground of physical disability. A rumor that Cohen had heard in the Criminal Courts Building it was said that Hughes put in his application last Friday.

One explanation of the failure of persons fleeing from wiretappers to find in the rogues' gallery men who had swindled them is that few wiretappers have been convicted. Pictures of those not convicted were taken out of the gallery two years ago under an order of Mayor Hylan that only convicted pictures should be kept.

Civilian Police Headquarters whose name has been foremost in the case outlined yesterday what he thought of the present revelations. He did not want his name used. He is the most prominent of the men mentioned in the investigation.

"The animus behind this is easy to see," he said. "Those in charge of the detective bureau have been so relentless in pursuing wiretappers and clairvoyants that these people are anxious to attack heads in the Police Department. They want to get rid of the present officials so there will be no restraint on their activities."

"Squealing," He Says.

"You never heard a breath of suspicion against the men now named until after Commissioner Dougherty, assisted by an able staff of detectives, began to hunt for wiretappers and clairvoyants. The public knows of Detective Isabella Goodwin, the woman member of the detective force. Her fame was gained chiefly because of her activities against clairvoyants, and she has done most of this work under the present administration."

"Dougherty and his men have done better work against wiretappers than ever done before in this city, and there has been more activity against clairvoyants. These people are now 'squealing'; they want to have us out. For that reason they will persecute themselves, but they can't reach any of the men they are aiming at unless there is perjury."

There was a suggestion yesterday that the delay in indictments was due to failure of cooperation, which is necessary under the law. It was learned that this has been obtained.

Part of the evidence at the command of the District Attorney is the testimony of a woman who owns or leases a house in the Seventies, just off Central Park West, where some of the swindlers were worked. She got \$100 a night from the wiretapping gang every night they used her house.

Help the Needy To Be Thankful

Of the sick and needy who have turned to us for aid, there are 500 families for whom Thanksgiving will be a day of melancholy instead of gladness unless we speak in their behalf.

In each of these homes, dependent because of some unavoidable misfortune, we want to foster hope again revived, and to stimulate courage for the winter's struggle.

## M'GUIRE WILL FACE ORDEAL AGAIN TO-DAY

Syracuse Man, Recovering From Breakdown, Is to Complete Graft Testimony.

MANY SUBPENAS OUT

Whitman Thinks He Has Evidence to Get Conspiracy Indictments.

George H. McGuire of Syracuse will be the first witness called this afternoon before Chief Magistrate McAdoo when the John Doe inquiry into campaign contributions from State contractors is resumed. His counsel, former United States District Attorney Henry A. Wise, sent word to District Attorney Whitman that McGuire, who suffered a breakdown on the witness stand at the time of his last appearance, was sufficiently recovered to again face the ordeal.

Martin W. Littleton, who is counsel for Everett Fowler of Kingston will attend the John Doe hearing. Some doubt was expressed yesterday as to whether or not he would be allowed to remain. Mr. Littleton will also make application to Mr. Whitman to-day for a copy of the Grand Jury minutes covering the indictment of Fowler. It is his purpose to learn from them whether or not Seneca P. Hull of Cortland testified that he was threatened in New York or Syracuse. His application for the minutes will be denied.

Mr. Fowler is to be in New York to-day, but it is said that he cannot confer with the District Attorney. In his behalf it was again declared yesterday that he desired more than anything else not to appear in the role of "squealer."

Serving Subpenas U-S-Att.

District Attorney Whitman let it be known yesterday that an indictment will be returned for every threat made to a contractor on the occasion Mr. Hull's visit there. He told the Grand Jury that when he went inside to confer with Everett Fowler a number of his fellow contractors were waiting outside.

Efforts are being made just now to locate the six or eight contractors recognized outside of the office of William E. Kelley on the occasion Mr. Hull's visit there. He told the Grand Jury that when he went inside to confer with Everett Fowler a number of his fellow contractors were waiting outside.

For the present indictments for extortion will be sought. The District Attorney is convinced that he has enough evidence now to get conspiracy indictments at any time against the men who are said to have a hand in the bleeding of canal and highway contractors.

Mr. Whitman talked with three men yesterday who may be witnesses either at the John Doe hearings or before the Grand Jury. They were not recognized and he declined to divulge their names.

Indicted Lines of Inquiry.

He talked also with District Attorney Blessing of Schenectady, who indicated to him several lines of inquiry that he believed would yield such stuff as indictments are made of.

George H. McGuire will be asked next today about his conference in Utica with Mr. Hennessey. He has denied that he gave to Mr. Hennessey a list of contractors who he knew had contributed to the Democratic campaign fund in 1911. He will be asked if he now recalls that he did not give Hennessey a list of names.

The opportunity to change his former testimony is in line with that given him when he was asked the second time about the authorship of the "McGuire" telegram to Hennessey.

The name of the Barber Asphalt Company appears on the list which Hennessey gave to Mr. McGuire. It is realized that even if he knew anything about the contributions of this company Mr. McGuire might be averse to speaking because of the fact that his brother, James K. McGuire, was for many years connected with the company.

In the event that McGuire knows nothing about the list handed to the District Attorney by Hennessey, the list of names and two other men who were with him in Utica on the night he met McGuire will be asked to appear before the Grand Jury to explain the matter.

GLYNN ARRANGING HARMONY.

Agreement on Workmen's Compensation Bill Is Expected.

ALBANY, Nov. 18.—Gov. Glynn held conferences to-day with representatives of half a dozen interests concerned in the passage of a workmen's compensation law. The conferences will continue to-morrow and for several days next week.

It seemed to be the opinion to-night that Gov. Glynn would be able to get the different interests to agree on a bill. It was certain that if all interests could not be brought into harmony a bill would not be introduced.

"I have been greatly pleased at the attitude taken by Gov. Glynn," said Representative Smith, "on direct primaries, the reduction of expenses and in fact on all public questions."

"He has endeavored to cement the Democratic party. He is conducting his office in a dignified and orderly way and he appears to be very anxious to support those party principles which must appeal to men of all elements or factions."

"Gov. Glynn is in a position to do great service for the New York Democracy. The party is in need of the harmonizing influence which he is exercising."

ROGUES GOT CASHIER'S LOOT.

Schuldnecht Got Evidence Against Men Who Took \$20,000.

John C. Schuldnecht, the young cashier who stole \$20,000 from the savings bank of a woman and who gave himself up after beating his way back from Montevideo, Uruguay, to which place he had fled, does not seem to like life in the Tombs. He asked yesterday through counsel that he be released on bail. The amount had been fixed at \$10,000. He offered as surety Brooklyn real estate, but the judge declined to increase the bail to \$20,000. The judge decided not to increase the bail. The prisoner's lawyer said that the bond would be furnished to-day.

## Hotel Claridge

Not an ounce of cold storage food is admitted into the Claridge kitchens.

The reason being, we regard it as unhealthful and unfit for human consumption.

Often more than not, cold storage products are bordering on putrefaction when they are put into storage.

And even if a cold storage product is good when put into storage, a freezing temperature destroys its flavor and saps the natural juices.

Besides, The Claridge kitchen exists for the purpose of disclosing and accentuating the palatability of foods, and not to disguise its absence by excessive seasoning and sauces.

Hammerstein Must Support Daughters

Court of Appeals Upholds Agreement Requiring Payment of \$200 Weekly.

STOCK EXCHANGE A VICTOR

Expulsion of C. H. Cohen Is Sustained—Thom Loses \$5,000 Damage Suit.

ALBANY, Nov. 18.—Among the decisions handed down to-day by the Court of Appeals was one directing that Oscar Hammerstein, the impresario, must pay his two daughters \$100 a week each for life.

Mr. Hammerstein's wife sued him for divorce, and entered into an agreement with her and the Trust Company of America to pay her in lieu of alimony \$200 a week for life and after her death to pay the amount to the daughters.

As security he assigned certain stock of his amusement company. He paid the United States Steel Corporation, which was the assignee, to deliver to the daughters a sum of \$100 a week for life and after her death to pay the amount to the daughters.

The action of the New York Stock Exchange in expelling from its membership Clarence H. Cohen of New York City, who was expelled for failing to deliver to the exchange a sum of \$5,000, was sustained by the court.

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## B. Altman & Co.

have just received direct from Italy, and are displaying in the Art Objects and Bric-a-brac Department, a highly interesting importation of sculptured

Carrara Marbles

among which are a large number of artistic pieces especially adapted for garden, conservatory and foyer decoration, such as Garden Seats, Benches, Fountains, Jardinieres, Pedestals, Window Boxes, etc.

Also large and attractive selections of Italian Terra Cotta Vases and other decorative pieces; Alabaster Lamps in rarely beautiful designs; and Savonarola chairs of Italian walnut.

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MANHATTAN: Fourth Avenue cor. 25th Street

BROOKLYN: Courtlandt Ave. cor. 148th Street

PERCENT CHARGED UPON LOANS REPAID WITHIN TWO WEEKS FROM DATE

"ONE DAY SLUMP" IN \$4,000,000 CAMPAIGN

Contributions Yesterday Only \$33,650, but Committee Does Not Worry.

SUBSCRIPTIONS ARE MANY

Largest Number Received in Any One Day Come In—Total Is \$2,500,076.

More than 1,000 persons sent in contributions yesterday to the \$4,000,000 fund which the workers of the Y. M. C. A. and the Y. W. C. A. are striving to raise by November 24. To be sure, the total contributions for the day were only \$33,650, but the executive committee said that it had expected the regular "one day slump" that comes in all such campaigns and that while harder and faster work was needed there was nothing to worry about. There will be no extension of time and the workers were made to realize that if the last cent of the \$4,000,000 fund in at the end of the day's work on Monday there will be no fund.

George W. Perkins, who heads the committee, said that he found comfort in the fact that the campaign was a success in that it had raised more than \$2,500,076, or a little less than three-quarters of the way around the dial, where \$4,000,000 marks the high noon of success.

The largest gift yesterday came from Mr. and Mrs. Fritz Achelis, who subscribed \$3,000. Seth M. Milliken gave \$1,000, and \$1,000 was contributed by each of the following: Mrs. John S. Lyle, Mrs. Bernard Van Gierbly, Mr. and Mrs. Francis B. Fay, Mr. and Mrs. William S. Gray, Mrs. John S. Rogers, W. H. Woolverton, Jr., and Mrs. Richard S. Barnes. C. N. Hines and Anson H. Rand.

The women's committee led again with a report of \$12,968 for the day's work, but the report that got the biggest cheers at the luncheon at 25 Broad street was that made by the team of which James S. Cushman is captain. Mr. Cushman's place of business in West Twenty-third street was burned out Monday night, but he went on with his work for the fund and his team was second highest among those of the men's committee.

The applause followed this announcement by William Follows Morgan. "Mr. Cushman called me up last night and he said: 'My place is gone, burned up, but I have just secured \$1,000 from Mr. and Mrs. Richard S. Barnes for the fund.'"

Theodore N. Vail sent a letter to the workers telling how greatly the telephone and telegraph corporations are interested in the work of the Christian associations, and President Hibben of Princeton sent a telegram congratulating the workers on having a part in the campaign.

A phase of the campaign that attracted much attention yesterday was the exhibition of life sized figures in the show window at R. H. Macy & Co.'s store illustrating the work done at the nine branches of the Y. W. C. A.

The ten teams in The Bronx raised \$1,075.19 yesterday, making \$9,957.19 they have collected since campaign begun. The women workers have been able to maintain the \$1,000 a day average which they decided upon in the beginning.

TALKS SUFFRAGE AT HARVARD.

Miss Helen Todd Gets Privilege Denied to Mrs. Pankhurst.

CAMBRIDGE, Mass., Nov. 18.—Miss Helen Todd of San Francisco lectured to-night on suffrage topics before the Harvard Equal Suffrage League in Emerson Hall. She was the only woman present and the audience were about 100 students and a few professors.

The men gave Miss Todd a cordial reception and listened attentively to her prediction that the movement was sweeping eastward.

Permitting Miss Todd to lecture in a college building was a precedent as the Harvard authorities two years ago refused to allow Mrs. Pankhurst the use of one of the halls.

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Natural Alkaline Water

For 50 years the standard Mineral Water for the relief of Stomach, Indigestion and Uric Acid.